Attorney – Client Communication Privileged, Confidential, and Exempt from Disclosure under applicable law. Contains material prepared by counsel and may include advice of counsel.

## **SIX MONTH CASE ASSESSMENT**

**CAPTION OF CASE:** 

CLIENT:							
JDC# AND PARISH:			Suit#	JUDGE:			
DATE OF OCCURRENCE:			FILED:	SERVED:			
ORM#		ADJUSTER:					
OFFICE/S	SECTION	<b>N</b> :					
BILLING A	_	IEY: Number:					
CONTRAC	_	ORNEY: from billing attorney)					
PLAINTIF	F'S ATT	ORNEYS:					
CO-DEFE	NDANT	S:					
CO-DEFE	NDANT	'S ATTORNEYS:					
THIRD PA	ARTY DE	EFENDANTS:					
THIRD PA	ARTY DE	EFENDANTS' ATTORN	EYS:				
DATE PR	EPAREI	D:					
I.	(Desc	FACTS (alleged/established/inferred): (Describe information developed, since last report, via discovery and investigation.)					
II.	CRITI	CRITICAL DATES					
III.	STATI	US OF PLEADINGS					
	A.	DESCRIBE (Briefly) PI	LEADINGS TO DAT	E BY ALL PARTIES			
	B.	DISPOSITIVE MOTIO	ONS ANTICIPATED	TO BE FILED BY ANY PAI	RTY		
	C.	DISCOVERY MOTIO	NS ANTICIPATED	TO BE FILED			
	D.	OTHER MOTIONS A	NTICIPATED				
IV.	DISCOVERY OBTAINED TO DATE						
	A.	DEPOSITIONS (Provide summary of sign testing on outcome of case)		sment of credibility of witness, eff	ect of		

WRITTEN DISCOVERY

B.

C. DOCUMENTS: (Provide brief summary of significant documents produced by any party to date) D. **INSPECTIONS** Ε. **OTHER** LAW APPLICABLE PLAINTIFF'S BURDEN OF PROOF FOR EACH CAUSE OF ACTION A. AND/OR THEORY OF RECOVERY: (Describe plaintiff's evidence, via combination of witnesses, documents, and/or experts in support of each and every element each cause of action or theory of recovery.) В. **DEFENSES** 1. LEGAL (ie, statutory immunity, lack of legal duty, etc.) 2. FACTUAL (ie, no evidence of defect, eye witnesses fail to support claim, treating physicians do not support causation of injury) 3. COMPARATIVE FAULT (Describe evidence that supports affirmative defense of fault of plaintiff, codefendants, third party defendants, unnamed third parties) C. **COMPARATIVE LIABILITY** (Describe evidence produced or provided by any co-defendant or third party defendant that is adverse to State's exposure/liability.) D. CONTRIBUTION OR INDEMNITY CLAIM **EVALUATON OF LIABILITY (all parties):** (Provide analysis and include opinion of plaintiff's chance of recovery by percentage fault assessed to State, all co-defendants and any unnamed third party) **EVALUATION OF DAMAGES (all parties):** List each element of damage claimed and whether the element is A. recoverable under applicable law, and describe evidence to support same. B. Describe evidence developed to contradict plaintiff's damage claims. VIII. **QUANTUM Medical Specials** Α. 1. To Date \$ 2. **Future** \$ 3. Life Care \$ 4. Other

1.

2.

**Lost Wages** 

**Past** 

**Future** 

B.

٧.

VI.

VII.

\$

\$

\$

TOTAL MEDICAL

**TOTAL WAGE CLAIM** 

	D.	Other		\$				
			TOTAL QUANTUM		\$			
	E.	Liens						
			Medicare	\$				
			Other	\$				
IX.	PLAN OF ACTION: STATUS OF INVESTIGATION AND DISCOVER							
	A.	COMPLETED						
	B.	ADDITIONAL DISCOVERY NEEDED (List each task separately, and identify person responsible for its completion)						
X.			S – FACT AND EXPE address and statement	ERTS of anticipated testimony)				
	A.	PLAINTIFF:						
	B.	CLIENT:						
	C.	CO-DEFENDANT'S:						
	D.	THIRD PARTY DEFENDANT'S:						
	E.	IME, IDENTIFY BY NAME, SPECIALTY, AND OPINION						
XI.	EXHIE	EXHIBITS						
	A.	PLAINTIFF						
	B.	STATE						
	C.	CO-DEFENDANT						
	D.	THIRD PARTY DEFENDANT						
XII.	TRIAL	TRIAL V. SETTLEMENT						
	A.	CONS	SIDERATIONS					
		1.	Precedent					
		2.	Philosophy of Venu	е				
		3.	Timing					
		4.	Structured Settleme	ent				
		5.	ADR					
		6.	Other					
XIV.	UPDATED DEFENSE BUDGET: (Provide update where initial estimates have become inaccurate. If no change, put N/A							
	A.	Maximum Judgment Value \$						
	B.	Expenses						
		1.	Legal Fees		\$			
		2.	Support Personnel (Paralegals, IME, expe		\$			

(list each element claimed)

3.	Other costs (Travel, deposition, outside copying photos/demonstrative evidence, etc.)	\$			
	TOTAL EXPENSES	\$			
Reason for increase in defense budget:					
Quarterly (90 day) Repor	t Due				
	Signature				

## INSTRUCTIONS TO TRIAL COUNSEL FOR SUBMISSION OF SIX MONTH CASE ASSESSMENT REPORT FORM:

This form is due **180 DAYS** from the date of acceptance of the contract.

Information developed since submission of the Initial Case Assessment (60 day report) is to be reported on this form. ORM will not pay attorneys' fees submitted for Six Month Case Assessment reports that are simply a regurgitation of the 60 day report or verbatim replication of information contained in correspondence. It is not acceptable to respond "Don't Know."

THE DEFENSE BUDGET IS PARTICULARLY CRITICAL TO ORM, WHICH RECOGNIZES THAT ANY FIGURES ADVANCED ARE SIMPLY ESTIMATES AND WILL IN NO WAY RESTRICT THE EFFECTIVE DEFENSE OF THE CASE.

AT SUCH TIME AS BUDGET ESTIMATES BECOME INACCURATE, TRIAL COUNSEL MUST PROVIDE UPDATED ESTIMATES TO THE ADJUSTER IN THE SPACE PROVIDED ON THIS FORM WITH DESCRIPTION OF THE DEVELOPMENTS WHICH NECESSITATE REVISION OF THE INITIAL ESTIMATE.

FORM IS DUE SIX MONTHS FROM DATE OF ACCEPTANCE OF CONTRACT.

TRIAL COUNSEL SHALL E-MAIL OR FAX THE COMPLETED FORM TO THE ORM ADJUSTER AND THE APPROPRIATE SECTION CHIEF AT THE DEPARTMENT OF JUSTICE AND TO THE DOJ DIRECTOR OF LITIGATION AT <u>LitDir@ag.state.la.us</u>.